

## ACTS LAWS, and

Made and passed by the General Court or Affembly of the State of Connecticut, holden at Hartford, (in faid State) on the fecond Thursday of May, Anno Domini 1789.

An Act, in addition to an Act, entitled an Act, laying a duty in certain cafes.

WHEREAS it is represented to this Assembly, that sundry of the Officers who are by faid A& made Receivers of faid Duties, bave not tendered their accounts, and made payment to the Treasurer according to the intent of said AET; to remedy which,

RE it enacted by the Governor, Council, and Representatives in General Court affembled, and by the authority of the same, That all the Offi- Receivers of duties ters, who are by faid Act made Receivers of faid Duties, shall render on writs, &c. to acheir accounts agreeable to said Act, and make payment of the sums May, or rendered hat shall thereby appear to be due, on, or before the said twentieth day incapable of office.

If May annually, or in default thereof shall be incapable of holding or aercifing the Office, by means whereof they become receivers of such outies, for and during the term of one year from and after his making efault of payment as aforefaid.

And be it further enacted, That when, and so often as any such Offif shall be removed by death, or otherwise, or shall be omitted in aappointment on account of his not having made fuch payment, it Treasurer to call be the duty of the Treasurer to call such Officer, or his Executors, them to account Administrators to account for such Duties, as may be or remain in tir hands, or in the hands of such deceased, at the time of his death, d the cost if any, that shall arise by means thereof shall be paid by person, or the Executor, or Administrator who shall neglect to ake fuch return or payment.

## Goal and Goalers. Lifters.

fy neglects.

Be it further enacted, That if the Clerk of the Superior Court, or a-Treasurer to certi- ny of the Clerks of the Courts of common pleas, or of the City Courts shall neglect to comply with the requirements of this Act, it shall be the duty of the Treasurer forthwith to certify the same to the Judge of the Court to which the Clerk fo neglecting belongs.

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An Act in addition to a Law of this State entitled an Act for regulating Goals and Goalers.

Four days notice to creditors before oath to poor prifoner.

BE it enacted by the Governor, Council, and Representatives in General Court affembled, and by the authority of the same, That for the future the oath provided by Law for the relief of poor prisoners imprifoned for debt, shall not in any case be administered to any such debtor, until the creditor of fuch pritoner (if an inhabitant in this State) otherwife the Attorney of luch creditor, be duly notified to appear, and shew reason (if any be) why such oath should not be administered, at least four days inclusive before the day when the tame is to be adminiftered, any Law usage or culton to the contrary notwithstanding.

Being once heard and reful d, is eftop'd, unleis by Judge of the ounty Court or two Justices Quorum Unus.

Be it further enasted by the authority aforesaid, That when any sed debtor shall make application to take such oath and be retused, the debtor shall not at any times afterwards, be allowed to make application therefor, unless the same shall be made to the Judge of the County Court and one Justice of Peace, or two Justices Quorum Unus (giving due notice as aforefaid) who are hereby authorized to hear and dearmine the fame,

Creditor may ap ply for review also fame way.

And be it further enasted by the authority aforesaid, That whenever fuch oath shall be administered by any single Justice upon the first application, the creditor shall have liberty to apply (if he see cause) to the Judge of the County Court, and one Justice of the Peace, or two Justices Quorum Unus to review said cause, and if upon a full hearing thereof, the creditor shall make it appear to the satisfaction of the tryers, that the debtor is not by law intitled to the benefit of such oath; they shall have power to order the support to cease, and such debtor shall thenceforward be holden in prison in the same manner as the said oath had never been administered.

An Act in further addition to an Act, intitled an Act, for the direction of Lifters in their Office and duty.

Lifts to contain person and article, and fum total of the lift.

BE it enacted by the Governor, Council, and Representatives in General Court assembled, and by the authority of the same, That the Lifts which the Listers are to lodge with the Town Clerks respectively, shall contain the names of each person who shall give in, or stand charged with any Lift, arranged in alphabetical order (each fociety by itleit) with a copy or transcript of each article whereof his Lift is composed, together with the amount or fum total thereof annexed, upon the fame penalty for neglect as is provided in faid Act, any Law, Ufage or cuftom to the contrary notwithstanding; and such Listers in addition to what they are already intitled by Law to receive, shall have out of the Treasury of the Town to which they belong, after the rate of two shillings and fix pence lawful money, for each thouland pounds, included in the funi total of the Lifts of fuch I owns respectively. An Act

n Act in alteration of, and addition to a Statute Law of this State. entitled an Act for constituting, and regulating Courts, and appointing the times and places for holding the fame.

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pEitenasted by the Governor, Council, and Representatives in General Court assembled, and by the authority of the same, That the Towns Hebron District Hebron, Coventry, and Bolton, shall hereafter be a distinct district bra Court of Probate, by the name of the diffrict of Hebron, any Law the contrary notwithstanding.

Provided, That all Probate matters in either town abovementioned, lready begun, shall proceed and be finished in the same manner as hough this Act had never paffed.

a Act repealing part of an Act, entitled an Act, for forming, regulating, and conducting the Military force of this State.

BE it enacted by the Governor, Council, and Representatives in General Court assembled, and by the authority of the same, That so much of aid Act as requires the calling out, personal appearance, or viewing Part of militia rms, of every description of men mentioned therein (except those who dually constitute the train band, and are required to exercise and do uty on common training days) be, and the fame is hereby repealed.

an Act in alteration of a Statute Law of this State, intitled an Act, for appointing County Surveyors in the feveral Counties, and for directing, and regulating them in the execution of their Office.

REit enacted by the Governor, Council, and Representatives in General Court assembled, and by the authority of the same, That the several County Courts, or Courts of Common Pleas in this State; shall in fu-mon Pleas to apwe appoint the Surveyors of Lands, which may hereafter become ne-point Surveyors ressary in their respective Counties; and that all Surveyors which shall of land. pe appointed by faid Courts as prescribed in this Act, shall be under he same regulations, and enjoy the same powers and priviledges, and he same penalries shall be incurred by any persons resisting them in the execution of their Office, that are prescribed by the Statute, which is altered by this Act.

An Act in addition to, and in alteration of an Act, intitled an Act, for collecting and paying Rates or Taxes.

BE it enacted by the Governor, Council, and Representatives in General Court affembled, and by the authority of the same, That in future the Treasurer not to iffue Executions Treasurer shall not iffue Execution in favour of this State, against a- till four months Collector of State Taxes, until the expiration of four months, after after Taxes due. the same shall become due, any Law to the contrary notwithstanding.

Be it further enasted by the authority aforesaid, That the Treasurer hall at the request of the Select Men of any Town in this State, iffue May iffue at rean Execution directed to the Sheriff of that County, and his Deputy, Men. In the name of the Select Men of such Town, against any Collector of State Taxes for such Town, at any time after the Tax committed to him becomes due, for the ballance then due on such Tax, and said Se-

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Taxes.

against Select-Men and inhabi-

lect Men may proceed with faid Execution, against such Collector, cording to Law, for the indemnity of fuch Town, and shall pay a Collector failing, money due on such Execution to the Treasurer, within the term of for months after faid Taxes shall become payable as aforefaid, and on fa lure thereof the Treasurer shall iffue Execution against the persons an estate of the Select Men, and the rest of the inhabitants of such Town for the fum then due.

HARTFORD: PRINTED BY ELISHA BABCOCK.

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